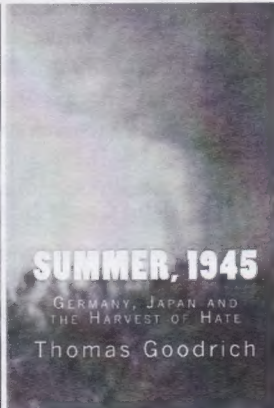




National Alliance BULLETIN

POST OFFICE BOX 4 • MOUNTAIN CITY • TN 37683 • USA • NATALL.COM

March 2019



Cosmotheist Books: New Titles

National Alliance Media Director Kevin Strom conducted an outstanding three-part interview with author Thomas Goodrich about his new book, *Summer, 1945: Germany, Japan and the Harvest of Hate*, this month on our weekly radio show (nationalvanguard.org/tag/thomas-goodrich/).

Most Americans have been thoroughly propagandized to believe that World War 2 was the “Good War” — a term coined by the Jew author Studs Terkel — and that the so-called “Greatest Generation” of Americans — a term coined by former NBC New anchor Tom Brokaw — who fought in it and their “Allies” were the “good guys,” the “liberators” who “saved the world from tyranny,” as lily-livered poltroon Bill Clinton said. Dr. Pierce more ac-

curately described that fratricidal war as the greatest disaster to ever befall our race. Mr. Goodrich gives us the facts and thoroughly disabuses us of that “good war” fallacy with his meticulous research, in both *Summer, 1945* and his earlier *Hellstorm*. Cosmotheist Books is adding these two titles to our bookstore this month, along with another of his titles, *Scalp Dance*, about the racial conflict between Plains Indians and White settlers moving west in the years following that other disastrous fratricidal conflict, misnamed the Civil War. Dr. William Pierce’s reviewed of *Scalp Dance* can found here: nationalvanguard.org/2019/01/scalp-dance/

Seven more titles were added to our bookstore in March: Udo Walendy’s *The Brainwashing of the German Nation*; also *Nobilitas: A Study of European*

Aristocratic Philosophy from Ancient Greece to the Early Twentieth Century by Alexander Jacob; *The Founding Myths of Modern Israel* by Roger Garundy; Peterson's abridged, condensed version of *The Teuton and the Roman* by Charles Kingsley; *The Unlifted Curse* by Emory Burke (hardback); Theodore Roosevelt's *On Race, Riots, Reds, Crime*; and James Russell's *The Germanization of Early Medieval Christianity: A Sociohistorical Approach to Religious Transformation*. Visit cosmotheistchurch.org for our full catalog.

Credit/Debit Cards Now Accepted

After being deplatformed from online commerce because of our religious and political beliefs for the ninth time last month, we are reasonably certain that the tenth that we've retained will be working as this issue of the **BULLETIN** reaches you. If not, we will relentlessly continue seeking a service that won't buckle to Jewish pressure so we can conduct business online like everyone else. Even before we enabled card purchases, sales to customers using cryptocurrency or with check or money order through regular mail, continued working well. Our cosmotheistchurch.org bookstore sold out a couple of titles last month, but now offers a total of 85 books and CDs with this month's ten new additions. We will keep adding more, despite those who would deny buyers the use of their credit cards. Plans are to add Volume 8 in the CD series of Dr. Pierce's speeches sometime in May.

SPLC Imploding?

It was learned in March that the

Jewish-run 50-year-old tax-exempt self-described "civil rights organization," the inappropriately named Southern Poverty Law Center, had increased its endowment for suppressing free speech and destroying pro-White groups to nearly a half billion dollars.

Despite all its wealth, the criminal group is falling on hard times. Several damaged organizations and individuals, mostly White, who the SPLC had aimed to destroy by falsely labeling them "extremists," "haters," "domestic terrorists," "neo-Nazis," or the like, have sued the Jewish group. Recent issues of this **BULLETIN** have reported on some of these recent lawsuits, most prominently *Glen Allen v. Mark Potok, Heidi Beirich and SPLC*, since the National Alliance is involved in that case.

The homosexual Jew Potok left the SPLC under mysterious circumstances last year, but was located by Mr. Allen and as a co-defendant in that action had to respond to Allen's iron-clad claim.

Then, in just one week, beginning in late March, the SPLC's co-founder and top barrator Morris Seligman Dees, 82, was fired by the center's president, Richard Cohen, for reasons yet undisclosed, and then Cohen — who had been with the group since 1986 — stepped down himself under the growing cloud of controversy. The very next day, the Jewess "Rowdy" Rhonda Brownstein, the SPLC's legal director and a member of its senior leadership staff, also resigned, with other staffers following. Accusations have been flying that SPLC leaders have engaged in racial discrimination and sexual harassment.

Chinese-American and former First

Woman Michelle Obama's Chief of Staff Tina Tchen has been brought in to clean up the Jewish snakepit at the SPLC. Ms. Tchen specializes in examining "workplace cultural compliance," especially "gender and racial equity, and sexual harassment." She just finished helping to get all the charges against the part-Jewish mulatto queer hate crime hoaxer Jussie Smollett dropped in Chicago. Her job will be to smooth over the racial and sexual reasons why so many SPLC staffers have been fired or quit, and present them in a way that keeps the donations flowing. It couldn't happen to a better group of Jews and perverts. Whew!

Writer David Sims' piece quoted below was published on *National Vanguard* a couple of years ago. He describes propaganda like the SPLC's, contrasted with his actual experiences as a National Alliance insider working directly with Dr. Pierce:

There's a lot of slick propaganda out in the controlled media about how "dangerous" White nationalist groups are.... I didn't see anyone committing crimes. If any of his employees had even suggested committing one, Dr. Pierce would have kicked him out immediately.... What the National Alliance was doing was trying to build a media empire in parallel with the one the Jews already have. We were publishing newspapers, magazines, and books. And we even took aim at television and video marketing. We wanted eventually to own and operate television networks... No bombs. No burning down Black churches. No beating up on minorities. We were even told to be nice to them... [T]he leftists continue to publish misleading presentations in both the mainstream media (news and fiction books and movies) about what a big threat racially conscious White people are, even as they promote racially conscious non-White groups every chance they get. You'd think that their very hypocrisy would offend every White person in America and propel them all into our arms. But, for reasons unknown to me, this does not happen... The SPLC puts out a polished pre-

tense of being an authority, and a bit of what they say is actually true. On the other hand, much of it isn't, and they're always quick to fill in the gaps in whatever way will invite the most opprobrium to us, or will instill in the public a wariness about the very groups that would save them, if only they could... White people have been denied the equal protection of the laws just for buying a book from a White nationalist organization and then being "reported" for doing it by an infiltrator who stole the customer database for the book store owned by the organization...

What Mr. Sims describes about someone buying a book and then being "reported" is precisely what the criminals at the SPLC did to Mr. Glen Allen when a former Alliance employee stole book sales invoices and other old documents from the Alliance and sold them to the SPLC three days after he had been fired by Chairman Williams in 2015. Some would say of the consequences now surrounding SPLC's criminal racket, "what goes around, comes around" — but what we all should hope for in the case of *Allen v. SPLC* is, "payback is hell!"

Another *National Vanguard* article by Franklin Ryckaert spoke of the SPLC's Jewishness on 15 March:

Of the twenty-two (22) SPLC senior program staff members, fifteen (15) are Jews. This is a numerical representation of 68%. Of the thirteen (13) SPLC directors, eight (8) are Jews or have Jewish spouses. This is a numerical representation of 62%. Jews are approximately 2% of the U.S. population. Therefore Jews are over-represented among the SPLC senior program staff members by a factor of 34 times (3,400 percent), and over-represented on the SPLC board of directors by a factor of 31 times (3,100 percent).

WhiteBiocentrism.com Forum

These days it seems everywhere we go, we see so many people with their faces buried in smart phones, sharing

selfies and whatnot on social media with their “friends,” or typing out tweets and text messages with their thumbs for their likers and followers. If you have a social media presence, then by all means use it to promote our Alliance as best you can, being careful not to get banned. But some computer literate Alliance members and supporters have overlooked the value of our interactive forum, WhiteBiocentrism.com, for Alliance-building. This forum is *ours*, and content is not controlled by our enemies. Those reading this who have computers are encouraged to register at White Biocentrism and volunteer some time helping build our Alliance there. We will have a section there open only to Alliance members.

Correspondence

To the National Alliance: I might be willing to do that [come work for the Alliance] myself but not in the near future. This is an amazing service you and Kevin are doing, I can't thank you both enough and anyone else involved. You just keep doing your part without much notice and I doubt you get enough thanks, or what you deserve. You have my eternal gratitude and as the [Tennessee] project develops I will likely seek to aid you more in any way I can. I'd like to donate in the future.

I'm not a rich person but I do squirrel away a bit of cryptocurrency, which will be worth a lot some day. The Alliance is the first thing that will come to mind, and if I have to move out there to help another way, maybe I will. Thank you both, so very much. I've personally wanted this for a long time and now you're doing it, this is an immense service to our race and an honor to Pierce himself. — *T.I., via the Internet*

Dear Chairman Williams: Thank your for your letter. Yes, _____ is my real name. I'm 25 years old and live in _____; it's in the eastern part of Russia. I have University grade specialty — land surveyor (or measurer). I started listening and reading Dr. William Pierce's works since 19. His book *Hunter* being translated into Russian soon

was banned; it happened maybe 12 years ago or so. In 2016, after graduation from University I was arrested by Russian analog of FBI for some text on the Internet, which was interpreted by “specialists” as burning racial hatred — yes, in Russia we have anti-hate criminal law and plenty of other laws which restrict free speech. A person can be jailed even if he posted something like “Hitler was right” or for justifying what Third Reich Army and its leaders did (this law was invented by a Jew-pedophile, Boris Spiegel [search this anti-White Jew's name on Wikipedia]). So I was sentenced to two years home arrest. My term would be finished this summer, but the law was changed, partly decriminalized — so now I have to do such crime twice to go to the jail or to become home arrested. When I did those things I had a local group on our social network. It was 2015. I designed posters that me and my former comrade spread to invite more people to our group. So I know what activism is. When I was arrested I was asked by agents if I was involved and sponsored from abroad (of course to wreck their multiracial country) and I told them no, it is just me.

After my arrest, I started learning English. I translated the first chapter from *Who We Are* of Dr. Pierce, and several other things. Now I'm working as a sailor, because it's difficult to find a job as an engineer in my city and everybody needs something to eat you know. Also I'm visiting English courses to improve my English. I don't have wife or kids — because it takes much money and time. I don't know what future is waiting for me. But I do know that I will continue struggle until I will not be able to do it physically. I don't worry much about conspiracy because Russian police has already had everything about me, but Russian Dissident is OK, because who knows, maybe once I'll go abroad and will have to find a job I know that in the West it's not so easy if you was noticed as an extremist on the Internet under your real name. — *R.D., Russia*

Chairman Williams responds: The National Alliance is proud to have you as an associate, Russian Dissident! We have put up your extraordinary video that uses Kevin Strom's work, here: nationalvanguard.org/2019/03/video-the-narrow-bridge/. We look forward to more from you and hope for the day

when you can visit Tennessee, even live here to help with Alliance-building. Be careful, friend, and keep spreading the good word to our people in your country.

Greetings, Chairman Williams! Enclosed find my dues check. I decided to pay up for the rest of 2019. Our New England group of Alliance members had its first spring meeting at a trusted member's house on 18 March. One member reported on his trip down to Tennessee to visit you last month. He said it was truly inspiring to interact with you and to understand your plans and vision for our new National Alliance property. The group then discussed the possibility of a few of us trekking down to Tennessee to volunteer our labor or to help with whatever needs to be taken care of. We will discuss this with you if it looks like we can put something together. We then had a lively discussion of current events, history, ideology, and the political and economic forces, with the obvious conclusions we drew, and the reasons why we got involved with the Alliance. Members always bring books with them, including a box of books that you donated to us for our growing lending library. We also discussed ways to improve our activism and recruiting. Several in our group have young children, and some were at the meeting. When we look at them we are reminded of why we chose to become Alliance members in the first place: so they and our grandchildren can live in a world of our choosing, in our culture, learning our proud history, free from those forces that seek our destruction. For us there are no other workable options out there better than Alliance-building. — *M.R., Rhode Island*

Will: Just finished reading the February **BULLETIN**. You've really been through the wringer the last several weeks. Hope you've recovered. From the photo you look like you weathered the events pretty well. Best Wishes. — *N.R., North Dakota*

Chairman Williams responds: Thanks for the good wishes, N.R., and thank you also for the wonderful article you submitted this month, "Survival Gardening 101," that is now featured on nationalvanguard.org. I am recovered from the wretched experience of being in jail last month with that nasty case of

influenza, and have gained back about half of the 12 pounds I lost.

Light Legal Issues

Here is a followup on what was reported in last month's **BULLETIN**:

General Inspection Report: William Luther Pierce Memorial Library and Research Center Complaint Closed 03/07/2019. The Tennessee State Fire Marshal's Office received a complaint through the web form of a building and fire safety violation of an educational facility being constructed in Johnson County, located at a plot of land off Hwy 91N W...which is in violation of the Department of Commerce and Insurance Rule 0780-02-03.02. [East Tennessee Fire Marshals] met with the property owner representative, Mr. Williams on March 7, 2019. Mr. Williams granted us permission to inspect the reported construction site and escorted us to the site. We provided Mr. Williams with the Tennessee State Fire Marshal's Office Rules of Construction and the A&E Board rules for design of construction. We observed no construction has occurred and only grade work has been done at this time. Discussion was held with Mr. Williams on the proposed purpose/occupancy, size and occupant load of the building. Mr. Williams has provided written documentation of the proposed building occupancy and size, plus a basic sketch of the building size and layout. The documentation is on file...It has been determined the proposed facility does not meet the definition of Educational Facility and the proposed building size and estimated occupant load do not meet the minimum threshold qualification for the state rules for plans submission. Therefore, plans submittal is not required for the proposed building per the information provided to the SFMO. This complaint is closed.

This is as expected. Now we will deal with the other anonymous Internet complaint by an Alliance enemy: this to the Tennessee Department of Environment and Conservation (TDEC) that falsely claims I have "cleared too much land" by grading the drive up to the site of our proposed William Luther Pierce Memorial Library and research facility.

Piggybacking on Another Group's Conference

Our Alliance is not in the position yet to hold annual or biannual leadership conferences for our members as we used to do years ago, but we'll get there once we have enough members who show leadership potential and a few Local Units again. Meanwhile, may I suggest that those who wish to get together for some fellowship with other Alliance members should register for the gathering that will be held by a group called Nationalist Solutions on the weekend of 28-30 June this year. Some Alliance members and supporters have told me of their intentions to attend this meeting, so, since it is being held near Nashville, Tennessee, and in a secure State Park where counter-protesters will be met by State Police should they try to disrupt activities or harass attendees, I will probably attend also. Why not take advantage of this opportunity while others take care of the considerable cost and logistics it takes to plan such a function? The National Alliance has been invited to set up a table featuring our Cosmotheist Books and other Alliance material that should appeal to the sympathetic crowd of White patriots. A lineup of some excellent pro-White speakers has been arranged, and a large block of motel rooms has been reserved on site for attendees. The registration fee is \$150 per person, with the option to enjoy a banquet for \$35 extra. Registration instructions are here: nationalistsolutions.com/details/ Those who decide to go should register early because attendance is limited. If you do, please let me know so we can

coordinate a rendezvous with Alliance members while there and perhaps share the cost of motel rooms by doubling or tripling up.

Weightier Legal Issues

The McCorkill matter in Canada, in which Dr. McCorkill left his considerable estate to the National Alliance when he died in 2004, but in which the SPLC and other Jewish groups intervened in 2013 to block his bequest to our organization, looks like it may be grinding to a close and we may finally be reimbursed all these years later for the thousands of dollars that were spent storing and appraising artifacts, burial expenses, etc., and repaying those who lent funds to do so.

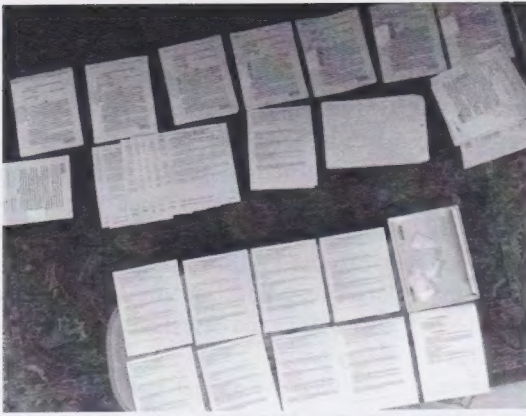
Our \$850,000 counterclaim against the estate of John McLaughlin's estate was finally heard in the Virginia court on 19 March with a split decision. John's two brothers are co-administrators of the estate and were named as defendants once John's meritless suit against the Alliance was dismissed. The split ruling from the judge more or less granted the defendants' demurrer (like a motion) to deny us punitive damages, but gave us 21 days (until 9 April) to amend our claim for those damages. However, the judge denied the defendant's demurrer on the considerable actual damages count, which in the view of our attorneys is a victory. We may still prevail on punitive damages, and should, considering the enormous harm John McLaughlin and his "Legal Liaison and Executive

Administrative Assistant" Garland DeCourcy caused our organization with their purposely destructive civil lawsuits against us — all dismissed eventually — not to mention their trumped up criminal case against me that is now fully adjudicated except for my completing a probationary period. The McLaughlin boys hired an attorney in Illinois to file another claim there, saying that our counterclaim against their brother's \$4,000,000 estate is time-barred. That is separate from our Virginia case that was heard on 19 March. I was notified in late February of a 20 March hearing in Illinois to hear their claim, but was unable to find an attorney in Illinois on short notice who would stand for me by then, so we faxed and filed a motion to the court clerk myself, *pro se*, two days prior to the hearing, requesting a continuance. Their lawyer, Jancowicz, having the home court advantage, filed an objection to my request for the continuance the same day. On 20 March the judge denied my motion because I'm "not an attorney," while granting their attorney's objection to it and to his claim to bar our counterclaim against decedent's estate. But the estate's co-executors, the McLaughlin brothers, were substituted as defendants over the former defendant, John's estate, so will now be personally liable to satisfy damages entered in Virginia instead of the estate. This may well force them to settle rather than roll the dice in a trial. We'll see. Meanwhile, as the **BULLETIN** goes to press, I have retained an Illinois attorney who will attempt to vacate the Illinois judge's 20 March ruling rather than simply appeal it, which I will certainly do if necessary.

Is that complicated enough? Any money spent by the Alliance defending against Jancowicz's action in Illinois will be added to the actual costs we've already been awarded in the greater Virginia action, so the McLaughlin brothers should think twice before running up additional hourly legal expenses in two states plus whatever else they've forced us to pay. Our Virginia attorneys are handling the case there on a contingency basis.

I filed my appeal in the false battery case brought by DeCourcy a week ahead of the 27 March deadline. The fight to clear my own name is not over. My exceptionably ineffective defense attorney, the special prosecutor, and the judge who wrongfully convicted me will not be pleased with what I have reported to the West Virginia Supreme Court of Appeals (WVSCA): that they all must answer for their violations of the West Virginia Code of Judicial Conduct and Rule 61 of the West Virginia Criminal Code. It can't hurt that the magistrate who found me guilty of the same misdemeanor battery in the lower court was suspended without pay on 2 March by the same West Virginia Supreme Court of Appeals for her own alleged violations of the Code of Judicial Conduct. My side of the convoluted injustice is now officially on the record, with exhibits I was not allowed to present in my two trials over the three and a half year debacle.

Most wrongly convicted defendants are not expected to have the wherewithal to put together a complicated Notice of Appeal without an attorney, though they are all advised when sentenced that



no offense intended toward the female justices — to learn that the majority of judges sitting on the WVSC of Appeals are male. [Defense counsel.] Ms. Finch had actually advised him, “Do not let the Court know that you served two combat tours in Vietnam as a Green Beret Captain, because that indicates a violent tendency.” Defendant honorably served in the military and is disabled, resulting from that combat experience. He does not have a violent personality. Defendant believes errors mentioned in section 17 are what led to a wrongful conviction.

they have that right. Of the attorneys with whom I consulted, none wanted to touch my case, mostly because it’s a misdemeanor — except for one, and he wanted \$7,500 up front “to review the file.” I will represent myself, if allowed, and likely will do a better job of it than will any West Virginia officer of the Court. An exhaustive 40-page brief will follow if the Highest Court accepts the case.

Thanks go mainly to my wife Lana Williams, for her research and for putting together the nine copies of the comprehensive, 80-plus-page Notice of Appeal (shown above), ready to sign and mail. Here is an excerpt:

A jurist’s gender should make no objective difference in deciding how he or she interprets the law, but after having two female judges convict him in the questionable charge of battery against a female — in this “me too” era when an accusation by a female against a male often leads to a conviction, without presumption of the Accused’s innocence — Defendant is reticent to admit, but is somewhat encouraged, nevertheless — with

There has been controversy swirling around the WVSCA for the past year, as all five justices were impeached by the Republican-controlled West Virginia state legislature, forcing retirements and even at least one arrest of a justice by the FBI. Chief Justice Margaret Workman, a Democrat, was eventually cleared, but others were not and several more retirements followed. Republican Justice Beth Walker was acquitted. The struggle appears to be between Republicans and Democrats as to which party controls the court, no matter which sex has the majority. Either way, if the justices have integrity it shouldn’t matter — if they look at the evidence presented and weigh it in a fair manner and follow the law.

Those who are interested in further details of the current court scandal can learn more here: theatlantic.com/politics/archive/2018/10/impeachment-west-virginias-supreme-court/574495/.

I will keep members updated with results as I learn them. **W. W. W.**